

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
WESTERN DIVISION

**MARTIN BARNETTE, DAVID BARR, LLOYD
BARRETT, MABLE BRACAMONTE, DANA
CASH, JOHN COX, KENDALL CRAIG, ROBERT
DAVIS, MATT FOSSE, TIMOTHY GEORGE,
BRODERICK GHANT, JENNIE HAMPTON-
DUNCAN, TOBY HOLLIDAY, CARL HYDE,
EBONY KNOX, LOGAN LANGE, STEPHANIE
MARTIN, JANNA MARTING, CHRIS MCGREW,
ANTHONY MOORMAN, WALTER MORAN, MARIO
MORENO, ROBERT REID, KASI ROSS, BILLY
ROY, NORRIS RUSSELL, CHARLES SAYLES,
SAM SHOPE, CONNIE STARK, PHILLIP
WATKINS, JAMES WEAVER, SETH WILLIAMSON
and AARON McROBERTS**

PLAINTIFFS

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT ARKANSAS

JAN 18 2018

JAMES W. MCCORMACK, CLERK
By:  DEP CLERK

vs.

4:18-cv-4-JM

**EXPRESS COURIER INTERNATIONAL, INC.,
and EMP LSO HOLDING CORPORATION**

DEFENDANTS

FIRST AMENDED AND SUBSTITUTED COMPLAINT

COME NOW Plaintiffs Martin Barnette, David Barr, Lloyd Barrett, Mable Bracamonte, Dana Cash, John Cox, Kendall Craig, Robert Davis, Matt Fosse, Timothy George, Broderick Ghant, Jennie Hampton-Duncan, Toby Holliday, Carl Hyde, Ebony Knox, Logan Lange, Stephanie Martin, Janna Marting, Chris McGrew, Anthony Moorman, Walter Moran, Mario Moreno, Robert Reid, Kasi Ross, Billy Roy, Norris Russell, Charles Sayles, Sam Shope, Connie Stark, Phillip Watkins, James Weaver, Seth Williamson and Aaron McRoberts ("Plaintiffs"), by and through their attorneys Joshua West and Josh Sanford of Sanford Law Firm, PLLC, and for their First Amended

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**Martin Barnette, et al. v. Express Courier International, Inc., et al.
U.S.D.C. (E.D. Ark.) No. 4:18-cv-4-JM
First Amended and Substituted Complaint**

and Substituted Complaint ("Complaint") against Defendants Express Courier International, Inc., and EMP LSO Holding Corporation (hereinafter collectively referred to as "Defendant"), and in support thereof does hereby state and allege as follows:

I. PRELIMINARY STATEMENTS

1. Plaintiffs bring this action under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. ("FLSA"), and the Arkansas Minimum Wage Act, Arkansas Code Annotated § 11-4-201, et seq., for declaratory judgment, monetary damages, liquidated damages, prejudgment interest, and a reasonable attorney's fee and costs, as a result of Defendant's failure to pay Plaintiffs minimum and overtime wages as required by law.

II. JURISDICTION AND VENUE

2. The United States District Court for the Eastern District of Arkansas has subject matter jurisdiction over this suit under the provisions of 28 U.S.C. § 1331 because this suit raises federal questions under the FLSA.

3. Defendant conducts business within the State of Arkansas, providing courier/delivery services within the State of Arkansas.

4. Venue lies properly within this Court under 28 U.S.C. § 1391(b)(1) and (c)(2), because the State of Arkansas has personal jurisdiction over Defendant, and Defendant therefore "resides" in Arkansas.

5. A substantial part of the acts complained of herein were committed and had their principal effect against Plaintiffs within the Western Division of the Eastern District of Arkansas; venue is proper in this Court pursuant to 28 U.S.C. § 1391.

6. Plaintiffs' claims under the AMWA form part of the same case, and rely on the same facts, as the FLSA claims alleged in this complaint.

7. Therefore, this Court has supplemental jurisdiction over Plaintiffs' AMWA claims pursuant to 28 U.S.C. § 1367(a).

III. THE PARTIES

8. Plaintiff Martin Barnette is an individual and resident of the State of Arkansas.

9. Plaintiff David Barr is an individual and resident of the State of Arkansas.

10. Plaintiff Lloyd Barrett is an individual and resident of the State of Arkansas.

11. Plaintiff Mable Bracamonte is an individual and resident of the State of Arkansas.

12. Plaintiff Dana Cash is an individual and resident of the State of Arkansas.

13. Plaintiff John Cox is an individual and resident of the State of Arkansas.

14. Plaintiff Kendall Craig is an individual and resident of the State of Arkansas.

15. Plaintiff Robert Davis is an individual and resident of the State of Arkansas.

16. Plaintiff Matt Fosse is an individual and resident of the State of Arkansas.

17. Plaintiff Timothy George is an individual and resident of the State of Arkansas.

18. Plaintiff Broderick Ghant is an individual and resident of the State of Arkansas.

19. Plaintiff Jennie Hampton-Duncan is an individual and resident of the State of Arkansas.

20. Plaintiff Toby Holliday is an individual and resident of the State of Arkansas.

21. Plaintiff Carl Hyde is an individual and resident of the State of Arkansas.

22. Plaintiff Ebony Knox is an individual and resident of the State of Arkansas.

23. Plaintiff Logan Lange is an individual and resident of the State of Arkansas.

24. Plaintiff Stephanie Martin is an individual and resident of the State of Arkansas.

25. Plaintiff Janna Marting is an individual and resident of the State of Arkansas.

26. Plaintiff Chris McGrew is an individual and resident of the State of Arkansas.

27. Plaintiff Anthony Moorman is an individual and resident of the State of Arkansas.

28. Plaintiff Walter Moran is an individual and resident of the State of Arkansas.

29. Plaintiff Mario Moreno is an individual and resident of the State of Arkansas.

30. Plaintiff Robert Reid is an individual and resident of the State of Arkansas.

31. Plaintiff Kasi Ross is an individual and resident of the State of Arkansas.

32. Plaintiff Billy Roy is an individual and resident of the State of Arkansas.

33. Plaintiff Norris Russell is an individual and resident of the State of Arkansas.

34. Plaintiff Charles Sayles is an individual and resident of the State of Arkansas.

35. Plaintiff Sam Shope is an individual and resident of the State of Arkansas.

36. Plaintiff Connie Stark is an individual and resident of the State of Arkansas.

37. Plaintiff Phillip Watkins is an individual and resident of the State of Arkansas.

38. Plaintiff James Weaver is an individual and resident of the State of Arkansas.

39. Plaintiff Seth Williamson is an individual and resident of the State of Arkansas.

40. Plaintiff Aaron McRoberts is an individual and resident of the State of Arkansas.

41. At all times relevant to this Complaint, each Plaintiff performed courier services for Defendant within the State of Arkansas.

42. Defendant Express Courier International, Inc. ("Express"), is a foreign, for-profit corporation, registered to conduct business within the State of Arkansas.

43. Express has designated The Corporation Company at 124 West Capitol Avenue, Suite 1900, Little Rock, Arkansas 72201, to accept service on its behalf.

44. Defendant EMP LSO Holding Corporation is a foreign, for-profit corporation, whose principle place of business is 3060 Peachtree Road NW, Suite 360, Atlanta, Georgia 30305.

45. Defendant provides on-demand and scheduled courier services.

46. Defendant's primary business purpose is to provide courier/delivery services, and Defendant engages couriers/drivers to accomplish this goal.

47. Courier/delivery services are at least one integral part of Defendant's business.

48. Defendant's annual gross volume of sales made or business done was not less than \$500,000.00 (exclusive of excise taxes at the retail level that are separately stated) during each of the three calendar years preceding the filing of this Complaint.

49. Defendant has at least two employees that handle, sell, or otherwise work on goods or materials that have been moved in or produced for interstate commerce, including, but not limited to, medical supplies and bio-materials, office supplies, auto parts, manufactured goods, or office equipment for the benefit of Defendant.

IV. FACTUAL ALLEGATIONS

50. Plaintiffs repeat and re-allege all previous paragraphs of this Complaint as though fully incorporated in this section.

51. To carry out Defendant's courier/delivery services, Defendant contracted with couriers/drivers (referred to herein as "couriers" or "drivers") during the relevant time.

52. Each Plaintiff performed the basic duties of a courier during the relevant time.

53. The basic duties of a courier include transporting and delivering packages to Defendant's customers.

54. To support its delivery business, Defendant maintained a hierarchy of corporate level employees to oversee numerous field “branches,” which were located throughout the southeastern United States and were divided into regions.

55. At the corporate level, Defendant maintained an operations department, a compliance department, an accounting department, a marketing department, an information-technology department, and an insurance department.

56. Defendant’s compliance department was responsible for determining what was required to conduct Defendant’s courier services in compliance with applicable laws and communicating those requirements to Defendant’s branches.

57. The compliance department was in charge of preparation, maintenance and use of Defendant’s standard Agreement.

58. Defendant’s compliance department was also responsible for processing all applications to become drivers and vetting them for minimum requirements.

59. Defendant’s corporate office had a Director of Business Analytics whose job was to help the branch run more efficiently or perform research to improve business operations.

60. Defendant also employed a Director of Operations to support branches and sales by mining data and running reports for the company for maximizing profits.

61. Defendant also maintained a corporate-level dispatch office, with an attachment of “Central Ops Specialists,” whose job was to monitor customer requirements and make sure customer expectations were met.

62. Each branch had a senior employee in charge of the branch and drivers.

63. Branch Managers were responsible to ensure that Plaintiffs were operating under applicable company, federal and state rules, regulations and operating procedures.

64. Branch Managers were also responsible to ensure that customers were receiving quality delivery services and that deliveries were made on time.

65. Branch Managers were required to facilitate branch standards reporting to Defendant's corporate office regarding how satisfied customers were with drivers' delivery performance.

66. Defendant required Branch Managers to have management skills that would allow them to ensure that drivers delivered packages on time and that customers were satisfied and to bring in new customers or sell services.

67. Branch Managers or whoever else was in charge of the facility had the authority to terminate Plaintiffs.

68. Branch Managers were also tasked with managing the branch within budgeted guidelines from Defendant's corporate office and the parameters set by the Regional Director.

69. Branch Managers were also responsible for maintaining a positive and safe working environment for individuals working at the branch, which included drivers.

70. Branch Managers were in charge of assigning the routes to drivers.

71. Branch Managers, not drivers, were responsible for setting long and short-term business objectives.

72. Defendant treated each Plaintiff as an "independent contractor" for purposes of the FLSA.

73. Defendant required each and every potential courier to enter into a standard agreement, which Defendant called an “independent contractor agreement” or “owner-operator agreement.”

74. No Plaintiffs were involved in drafting the terms of Defendant’s standard agreement.

75. Defendant required each driver to satisfy whatever needs and requirements Defendant’s customers had.

76. All drivers were hired to work for Defendant for an indefinite period of time.

77. Defendant expected each Plaintiff to wear a photo identification badge.

78. Plaintiffs were expected to follow Defendant’s dress code and guidelines.

79. Defendant leased warehouses in which drivers picked-up parcels for delivery.

80. No drivers shared in Defendant’s profits.

81. No drivers shared in Defendant’s losses.

82. Defendant paid drivers through a combination of piece rates, route rates or delivery rates.

83. Defendant entered into contracts with their customers, and no drivers signed contracts with Defendant’s customers.

84. Defendant set prices to its customers for certain types of packages or delivery routes without driver input or negotiation.

85. Defendant determined where to locate Defendant’s branches and offices without driver input.

86. Defendant made decisions on advertising Defendant's business without driver input.

87. Plaintiffs did not advertise themselves as independent businesses.

88. Defendant made decisions on what new business to pursue or take without driver input.

89. Drivers did not negotiate contracts or prices with Defendant's customers.

90. Defendant expected drivers to follow Defendant's policies regarding how to track deliveries.

91. Defendant's standard agreement required drivers to obtain and maintain certain types of insurance.

92. Defendant's standard agreement required drivers to use communication equipment that was compatible with Defendant's operating system.

93. Defendant's standard agreement gave Defendant the sole discretion to investigate, adjudicate and charge drivers for delays, shortages, mis-deliveries, and claims related to lost, damaged or contaminated loads.

94. Defendant's standard agreement required drivers to obtain written consent from Defendant before operating their vehicles for another motor carrier.

95. If a customer had a complaint about any driver, the customer was supposed to complain to someone at the branch or to corporate headquarters, not to the driver.

96. Defendant generally did not pay any drivers any overtime premium for hours that they worked over forty hours per week.

97. If any driver worked more than forty hours per week, Defendant's policy was not to pay that driver an overtime premium of one and one half times the driver's regular rate for the hours over forty.

98. Defendant had a general practice keeping no contemporaneous records of time that drivers performed courier/delivery services on Defendant's behalf.

99. After deducting for expenses related to the operation of at least some Plaintiffs' vehicles in the course of performing job duties for Defendant, some Plaintiffs' pay regularly fell below the minimum wages required by the FLSA.

100. Defendant knew or should have known that the job duties of Plaintiffs required Plaintiffs to work hours in excess of forty per week, yet Defendant failed and refused to compensate Plaintiffs for their work as required by the FLSA.

101. At all times relevant hereto, Defendant was aware of the minimum wage and overtime requirements of the FLSA.

102. Defendant purposefully and knowingly classified drivers as "independent contractors."

VI. FIRST CAUSE OF ACTION (Individual Claims for FLSA Violations)

103. Plaintiffs repeat and re-allege all the preceding paragraphs of this Complaint as if fully set forth in this section.

104. 29 U.S.C. §§ 206 and 207 require any enterprise engaged in commerce to pay all employees a minimum wage for all hours worked up to forty (40) in one week and to pay one and one-half times regular wages for all hours worked over forty (40) hours in a week, unless an employee meets certain exemption requirements of 29 U.S.C. § 213 and all accompanying Department of Labor regulations.

105. Defendant misclassified all Plaintiffs as independent contractors.

106. The costs that Plaintiffs incurred, including, but not limited to, use of their own vehicles, for the benefit of Defendant, caused some Plaintiffs' free and clear pay to fall below minimum wages.

107. Defendant also unlawfully refrained from paying Plaintiffs an overtime premium for hours over forty per week.

108. Defendant's failure to pay each Plaintiff all minimum and overtime wages owed and failure to reimburse each Plaintiff's work-related vehicle expenses was willful.

109. By reason of the unlawful acts alleged herein, Defendant is liable to each Plaintiff for monetary damages, liquidated damages, and costs, including reasonable attorneys' fees, for all violations that occurred within the three (3) years prior to the filing of this Complaint.

**VII. SECOND CAUSE OF ACTION
(Individual Claims for Violations of the AMWA)**

110. Plaintiffs repeat and re-allege all previous paragraphs of this Complaint as though fully incorporated in this section.

111. Plaintiffs assert this claim for damages and declaratory relief pursuant to the AMWA, Arkansas Code Annotated § 11-4-201, *et seq.*

112. Defendant misclassified all drivers as independent contractors.

113. The costs that some Plaintiffs incurred, including, but not limited to, use of their own vehicles, for the benefit of Defendant, caused some Plaintiffs' free and clear pay to fall below minimum wages.

114. Defendant also unlawfully refrained from paying Plaintiffs an overtime premium for hours over forty per week.

115. Defendant's failure to pay Plaintiffs all minimum and overtime wages owed and failure to reimburse drivers' work-related vehicle expenses was willful.

116. By reason of the unlawful acts alleged herein, Defendant is liable to each Plaintiff for monetary damages, liquidated damages, and costs, including reasonable attorneys' fees, for all violations that occurred within the three (3) years prior to the filing of this Complaint.

VIII. PRAYER FOR RELIEF

WHEREFORE, premises considered, Plaintiffs Martin Barnette, David Barr, Lloyd Barrett, Mable Bracamonte, Dana Cash, John Cox, Kendall Craig, Robert Davis, Matt Fosse, Timothy George, Broderick Ghan, Jennie Hampton-Duncan, Toby Holliday, Carl Hyde, Ebony Knox, Logan Lange, Stephanie Martin, Janna Marting, Chris McGrew, Anthony Moorman, Walter Moran, Mario Moreno, Robert Reid, Kasi Ross, Billy Roy, Norris Russell, Charles Sayles, Sam Shope, Connie Stark, Phillip Watkins, James Weaver, Seth Williamson and Aaron McRoberts, respectfully pray for declaratory relief and damages as follows:

- A. That each Defendant be summoned to appear and answer herein;
- B. That each Defendant be required to account to Plaintiffs and the Court for all of the hours worked by Plaintiffs and all monies paid to them;
- C. A declaratory judgment that Defendant's practices alleged herein violate the FLSA, the AMWA, and attendant regulations;
- D. Judgment for damages for all unpaid minimum wages and overtime compensation under the FLSA, the AMWA, and attendant regulations;

E. Judgment for liquidated damages pursuant to the same laws in an amount equal to all unpaid minimum wages and overtime compensation owed to Plaintiffs during the applicable statutory period;

F. An order directing Defendant to pay Plaintiffs prejudgment interest, reasonable attorney's fees and all costs connected with this action;

G. A trial by jury; and


H. Such other and further relief as this Court may deem just and proper.

Respectfully submitted,


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NORRIS RUSSELL, CHARLES
SAYLES, SAM SHOPE, CONNIE
STARK, PHILLIP WATKINS, JAMES
WEAVER, SETH WILLIAMSON, and
AARON McROBERTS, PLAINTIFFS**

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